

INTERFERENCE AGREEMENT

This Interference Agreement ("Agreement") is entered into as of September 14, 2009 by and between Tri-State Christian TV, Inc. ("TCT"), and Flint License Subsidiary Corp. ("Flint License").

1. TCT is the licensee of station WINM(DT), FCC Facility ID No. 67787, Angola, Indiana ("WINM") which is authorized by the Federal Communications Commission ("FCC") to operate on Channel 12 for post-transition digital television ("DTV") operations.

2. Flint License is the licensee of station WJRT-TV, FCC Facility ID No. 21735, Flint, Michigan ("WJRT") which is authorized by the FCC to operate on Channel 12 for post-transition DTV operations.

3. WJRT's proposed facility¹ results in 1.46% additional interference above the Commission's interference limit of 0.5% to the WINM facilities specified in FCC File No. BLCDT-20021025AAN ("WINM Licensed Facilities"). Flint License seeks TCT's agreement to accept the additional 1.46% interference to the WINM Licensed Facility.

4. In order to resolve WJRT's conflict, TCT hereby agrees to accept the additional interference which would result from WJRT's proposed digital operation on Channel 12 to WINM's licensed digital facility on Channel 12.

5. In consideration for TCT's agreement to accept interference from WJRT's proposed 30 kW operation as described in this Agreement, Flint License agrees to make a contribution to TCT of WJRT's former UHF transmitter system. The contribution of the UHF transmitter system is contingent upon receipt by Final Order of FCC consent to WJRT's application for a construction permit to increase power on DTV channel 12 to 30 kW using WJRT's currently authorized non-directional former analog antenna at 248 meters height above average terrain. The transmitter system shall be available for pickup at WJRT's facilities on the fifth business day after such FCC consent has become a Final Order. The term "Final Order" shall mean an action by the FCC (including any action taken by the FCC staff pursuant to delegated authority): (i) that has not been vacated, reversed, enjoined, stayed, set aside, annulled or suspended (whether under Section 402 or 405 of the Communications Act or otherwise); (ii) with respect to which no timely appeal, request for stay or petition for rehearing, reconsideration or review by any party or by the FCC on its own motion is pending; and (iii) as to which the time for filing any such appeal, request, petition, or similar document or for the reconsideration or review by any party or by the FCC on its own motion under the Communications Act and the rules and regulations of the FCC has expired or

¹ WJRT proposes operation on digital Channel 12, using the currently authorized non-directional former analog antenna (see BPCDT-20080610AAJ), with an effective radiated power of 30.0 kilowatts at 248 meters height above average terrain.

otherwise terminated.

6. Except for the mutual agreement set forth in Paragraphs 4 and 5, no consideration is being paid or promised by either party in connection with this Agreement.

Tri-State Christian TV, Inc.


Michael Daly
Secretary

Flint License Subsidiary Corp.


Thomas Bryson
President & General Manager